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## **EXHIBIT A**

11/20/2024

Richard Kadrey, et al. v. Meta Platforms, Inc. Michael Clark 30(b)(6), Vol III Highly Confidential - Attorneys' Eyes Only

	Page
UNITED STATES DISTRICT COUR	
NORTHERN DISTRICT OF CALIFOR	NIA
SAN FRANCISCO DIVISION	
RICHARD KADREY, ET AL.,	)
INDIVIDUAL AND REPRESENTATIVE	)
PLAINTIFFS	, ) LEAD CASE NO
V.	) 3:23-cv-0341
META PLATFORMS, INC.,	)
DEFENDANT	. )
	)
VIDEO-RECORDED 30(B)(6) DEPOSIT  MICHAEL CLARK  VOLUME III  WEDNESDAY, NOVEMBER 20, 202  SAN FRANCISCO, CALIFORNIA	4
MICHAEL CLARK  VOLUME III  WEDNESDAY, NOVEMBER 20, 202	4
MICHAEL CLARK  VOLUME III  WEDNESDAY, NOVEMBER 20, 202  SAN FRANCISCO, CALIFORNIA  9:38 A.M. PST	4
MICHAEL CLARK  VOLUME III  WEDNESDAY, NOVEMBER 20, 202  SAN FRANCISCO, CALIFORNIA  9:38 A.M. PST  REPORTED BY AUDRA E. CRAMER, CSR	4 NO. 9901
MICHAEL CLARK  VOLUME III  WEDNESDAY, NOVEMBER 20, 202  SAN FRANCISCO, CALIFORNIA  9:38 A.M. PST  REPORTED BY AUDRA E. CRAMER, CSR  DIGITAL EVIDENCE GROUP	4 NO. 9901

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- 1 Q. It's G-e-m-m.
- 2 A. Thank you.
- 3 Q. And to clarify, those -- that
- 4 mitigation has been in place since LLaMA 2?
- 5 A. It has been in place since the time of
- 6 LLaMA 2, yes.
- 7 O. And so to the extent that Lamas are
- 8 used since the time of LLaMA 2, would we see
- 9 that mitigation identified in those Lamas?
- 10 A. In the Lamas you will see those
- 11 identified as all datasets used for training
- 12 must go through a dataset review and have all
- 13 mitigations applied. And by all the mitigations
- 14 identified in the dataset review, that is one of
- 15 those mitigations.
- 16 Q. And is there a document that
- 17 memorializes all of the mitigations you apply?
- 18 A. Not that -- all of the documentation
- 19 was written as guidance from counsel around
- 20 that.
- 21 Q. Okay. And you spoke with Melanie
- 22 Kambadur as well.

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- 1 Q. -- does that mean or presuppose that
- 2 LibGen and the other libraries you asked them to
- 3 look into are not on a block list?
- 4 A. That is correct. They are not on a
- 5 block list.
- 6 Q. And why is that?
- 7 MS. HARTNETT: Object to the form and
- 8 to the extent it would call for attorney-client
- 9 material.
- 10 THE WITNESS: The block list is created
- 11 and developed as guidance from counsel, and so I
- 12 can't answer that part of it.
- 13 BY MS. POUEYMIROU:
- 14 Q. Okay.
- 15 A. I do further want to clarify, because I
- 16 hadn't finished my answer.
- 17 Q. Oh, I'm sorry.
- 18 A. Kenneth had clarified that any content
- 19 from those archives that were available for
- 20 download were either blocked because where they
- 21 were hosted was blocked by robots.txt or by
- 22 CAPTCHAs validating that you were human and not

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- 1 Q. -- it says "6/2 MZ LLaMA Commercial
- 2 Release Follow-Up."
- 3 Is "MZ" Mark Zuckerberg?
- 4 A. That is correct.
- 5 Q. Okay. And was this document sent to
- 6 him, or is it a follow-up from a conversation
- 7 with him?
- 8 A. This was a follow-up based on
- 9 conversations of the prior few weeks to walk
- 10 through the release plan for LLaMA 2.
- 11 Q. Okay. And so in the section on the
- 12 first page, 94439, it says "Pretrained."
- 13 Is this the life cycle that we talked
- 14 about at the start of today, the pretraining
- 15 phase?
- 16 A. This is -- when you have a model, you
- 17 can either have things that are pretrained for
- 18 alignment where you can't actually get anything
- 19 out of the model without going through further
- 20 steps. And then you have fine-tuned, where it's
- 21 actually a usable model for things like chat.
- 22 O. Okay. And there is copyright material

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     filtering happening as a mitigation in the
 1
 2
     pretrained.
 3
              Is that deduping?
 4
              MS. HARTNETT: Objection to the form.
 5
              THE WITNESS:
                            Yes.
                                  This is generically
     referring to the mitigations that were applied
 6
 7
     around deduping and around limited number of
     passes of training and limited numbers of
 8
 9
     epochs.
10
              MS. HARTNETT:
                             Are you referring to
     something in the document that says "copyright,"
11
12
     or is that just your question?
13
              MS. POUEYMIROU: No, it says it.
14
              MS. HARTNETT: Just where are you?
                               Sorry. In the
15
              MS. POUEYMIROU:
16
     pretrained --
17
              MS. HARTNETT:
                             Yes.
18
              MS. POUEYMIROU: -- it says
19
     "copyrighted material."
20
              MS. HARTNETT: Got it.
                                       Thank you.
21
     BY MS. POUEYMIROU:
22
         Q.
              So for deduping you take one group of
```